Exhibit 1

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4/2/2018 11:57 AM

Velva L. Price

District Clerk
Travis County
D-1-GN-18-001605
Solina Hamilton

CAUSE NO. <u>D-1-GN-18-001605</u>

MARCEL FONTAINE,	§	IN DISTRICT COURT OF
Plaintiff	§ s	
	8	
VS.	§	TRAVIS COUNTY, TEXAS
	§	₹ O
ALEX E. JONES, INFOWARS, LLC,	§	
FREE SPEECH SYSTEMS, LLC, and	§	459TH DISTRICT COURT
KIT DANIELS,	8	
•	3	
Defendants	§	

PLAINTIFF'S ORIGINAL PETITION, INTERROGATORIES, REQUEST FOR PRODUCTION, REQUEST FOR ADMISSIONS, AND REQUEST FOR DISCLOSURE

Plaintiff MARCEL FONTAINE files the original petition against Defendants, ALEX JONES, INFOWARS, LLC, FREE SFEECH SYSTEMS, LLC, and KIT DANIELS, and alleges as follows:

DISCOVERY CONTROL PLAN

1. Plaintiff intends to seek a customized discovery control plan under Level 3 of Texas Rule of Civil Procedure 190.4.

PARTIES

- 2. Plandiff Marcel Fontaine in an individual residing in the Commonwealth of Massachusetts.
- Defendant Alex E. Jones is a resident of Austin, Texas. He is the host of racio and web-based news programing, including "The Alex Jones Show," and he

owns and operates the website InfoWars.com. Mr. Jones can be served at 100 Congress Avenue, 18th Floor, Austin, TX 78701.

- 4. Defendant InfoWars, LLC is a Texas limited liability company with principal offices located in Austin, Texas. It may be served at the address of its registered agent, Elizabeth M. Schurig, at 100 Congress Avenue, 22 nd Floor, Austin, TX 78701.
- 5. Defendant Free Speech Systems, LLC is a Texas limited liability company with principal offices located in Austin, Texas. It may be served at the address of its registered agent, Eric Taube, at 100 Congress Avenue, 18th Floor, Austin, TX 78701.
- 6. Defendant Kit Daniels is an individual residing in Travis County. At all times relevant to this suit, Mr. Daniels has been a reporter and writer for InfoWars. Mr. Daniels can be served at his last known address, 3501 South First Street, Apt. 261, Austin, TX 78704.

JURISDICTION & VENUE

- 7. The damages sought in this case exceed the minimum jurisdictional limits of Travis County District Courts.
- 8. Venue is proper in Travis County, Texas, because a suit for damages for defarration may be brought in the county in which a defendant resided at the time of Ting, or the domicile of any corporate defendant, at the election of the plaintiff.

 See Tex. Civ. Prac. & Rem. Code §15.017.

FACTUAL BACKGROUND

- I. Defendants' Long History of Reckless Defamation Has Resulted in Harassment Against Innocent Parties.
- 9. InfoWars was created in 1999 by Alex Jones, who has controlled its operations since its inception and up to the present day. Wikipedia describes InfoWars as follows:

InfoWars is an American conspiracy theorist vebsite and media platform owned by Alex Jones's Free Speech Systems LLC. The site has regularly published fake stories which have been linked to harassment of victims.¹

- 10. Mr. Jones' recklessly opportunistic career is littered with the fallout from his willful pattern of malicious defanction, most notably a series of high-profile incidents over the past few year. Nr. Jones garnered significant attention for his slander against the victims of the Sandy Hook massacre, claiming he has seen "evidence" that could lead people to believe "that nobody died there." Jones has also claimed that the 9/11 attacks were "an inside job" involving the U.S. government.
- 11. Mr. Jones was also one of the purveyors of the "Pizzagate" story, which is the allegation that elites in the Democratic Party oversaw a pedophile slave

¹⁵ re https://en.wikipedia.org/wiki/InfoWars, citing numerous published reports.

Alex Jones Refuses to Apologize for Sandy Hook Conspiracy Theory." *Newsweek*. June 19, 2017. Last available at: http://www.newsweek.com/alex-jones-megyn-kelly-sandy-hook-infowars-627129

3 *Id*.

dungeon in the basement a Washington, D.C. pizzeria.⁴ Mr. Jones told his audience, "You have to go investigate it for yourself...Something's going on. Something's Long covered up. It needs to be investigated."⁵ He also expressed a desire to in restigate the pizzeria in person.⁶

- 12. The following week, on December 4, 2016, an arm cd man fired shots inside the pizzeria as part of a plan to uncover the conspirity. Multiple media outlets confirmed that the perpetrator was a fan of InfoWars internet and radio programing. Under threat of suit from the owner of the establishment, Mr. Jones gave a statement on March 24, 2017 walking back his claims, stating: "To my knowledge today, neither Mr. Alefantis nor his restaurant Comet Ping Pong were involved in any human trafficking as we's part of the theories about Pizzagate."
- 13. On December 15, 2016 the InfoWars website featured stories making similar accusations against Austin restaurant chain East Side Pies, including ominous "undercover" videos speculating upon imaginary, hideous activities by staff or patrons. These stories generated harassment towards the restaurant and an act

¹⁰ "Alex Jones Apologizes." *The Austin Chronicle*. March 31, 2017. Last available at: https://www.austinchronicle.com/news/2017-03-31/alex-jones-apologizes/

⁴ "Conspiracy theorist" L'ex Jones backs off 'Pizzagate' claims." *The Washington Post*. March 24, 2017. Last available at: https://www.washingtonpost.com/lifestyle/style/conspiracy-theorist-alex-jones-backs-off-pizzagate-claims 2017/03/24

⁵ "Infowars Denies It Promoted 'Pizzagate' Conspiracy Theory After Deleting Content From Its Website." *Matua Matters*. Last available at: https://www.mediamatters.org/blog/2017/02/24/infowars-denies-it-p.on.oted-pizzagate-conspiracy-theory-after-deleting-pizzagate-content-its-website/215465

⁷ "Corspiracy Theorist Alex Jones Apologizes For Promoting 'Pizzagate'" *National Public Radio*. March 26, 2017. Last available at: https://www.npr.org/sections/thetwo-way/2017/03/26/521545788/conspiracy-th-orist-alex-jones-apologizes-for-promoting-pizzagate

⁸ ...!. ⁹ Id.

of vandalism on a delivery truck.¹¹ Mr. Jones acknowledged his role in promoting this conspiracy theory and apologized to the restaurant.¹²

- 14. On April 11, 2017, InfoWars published stories claiming that Chobani, an Idaho yogurt manufacturer, was "caught importing migrant rapists." Chobani filed a lawsuit against Jones, which Jones settled in Chobani's favor. Ar. Jones wrote: "On behalf of InfoWars, I regret that we mischaracterized Chobani, its employees and the people of Twin Falls, Idaho, the way we did." 14
- 15. On August 15, 2017, in the wake of the Charlottesville "Unite the Right" rally and the murder of counter-protester Heather Heyer, InfoWars published defamatory statements about Brennan Gilmore, the camera man who caught the fatal attack on film. InfoWars, through is viebsite and video content, alleged that Mr. Gilmore was an agent of CIA and George Soros¹⁵ who assisted in conducting a staged murder. Those statements, which generated malicious harassment towards Mr. Gilmore, are the subject of a punding federal defamation lawsuit in Virginia. 16
- 16. Mr. Jones also published reckless statements about the church shooting in Sutherland Springs, Texas. On November 5, 2017, Mr. Jones first shared his theory

¹¹ *Id*.

 $^{^{12}}$ Id

¹³ "Alex Jones settles Chobani lawsuit and retracts comments about refugees in Twin Falls." *The Los Angeles Times.* May 17, 2017. Last available at: http://www.latimes.com/nation/la-na-chobani-alex-jones-20170517-story.html

 $[\]overline{^{14}}$ Id.

¹⁵ Gorge Soros is a venture capitalist and notable donor to left-wing causes and candidates. Mr. Soros is frequently featured in conspiracy theories about "globalist" control of American politics. Though not even in the top 10 of donors in American politics, Mr. Soros is seen in the InfoWars mythology as an insidious ruppet master behind all left-wing political action.

¹⁶ See Brennan M. Gilmore v. Alexander E. Jones, et al., in the United States District Court for the Western District of Virginia, Charlottesville Division.

that the event was "part of the Antifa revolution against Christians and conservatives or a Isis op [sic]."¹⁷ On March 5, 2018, two conspiracy enthus: asts showed up at the church and yelled violent threats at the pastor. ¹⁸

17. On November 27, 2017, InfoWars published false statemen's about the mass shooting in Las Vegas, claiming that "Vegas is as phony as a timee-dollar bill or as Obama's birth certificate." ¹⁹ Following InfoWars promoting vis conspiracy theory, the survivors were likewise subject to malicious harassmon. ²⁰

II. Defendants' Defamatory Statements -- Del'vered to a Shockingly Massive Audience -- are Designed to Drive the Sale of 21st Century Snake-Oil.

- 18. There was a time when Mr. Jones was a fringe character, little more than a hyper-active carnival barker in the inclway of early 2000s conspiracy theory culture. But over the past few years, InfoWars slowly adopted the mantle of "respectable" media outlet and so nehow went mainstream. On May 22, 2017, InfoWars' Washington Bureau Chief was given White House press credentials.²¹
- 19. Today, InfoVars describes itself as "the frontline of truth journalism" and "the tip of the spear in alternative media circumventing the dying dinosaur

veg s shooting-was-phony-obama-s-birthcertificate/

¹⁷ Alex Jones (@K 28 AlexJones). *Twitter*. (Nov. 5, 2017, 3:14 PM).

¹⁸ "Conspiracy Theorists Arrested Outside Site of 2017 Sutherland Springs Church Shooting." *The Washington Lines.* March 6, 2018. Last available at:

https://www.n.vashingtontimes.com/news/2018/mar/6/conspiracy-theorists-claimingsutherland-springs-s/

"Alex Jones: The Las Vegas Shooting Was as Phony as Obama's Birth Certificate." *Media Matters*. November 27, 2017. Last available at: https://www.mediamatters.org/video/2017/11/27/alex-jones-las-

²⁰ "1 Hope Someone Truly Shoots You: Online Conspiracy Theorists Harass Vegas Victims." *The Ardian*. October 27, 2017. Last available at: https://www.theguardian.com/us-news/2017/oct/26/las-vegas-shooting-conspiracytheories-social-media

²¹ "InfoWars granted temporary White House press credentials." *Business Insider*. May 22, 2017. Last available at: http://www.businessinsider.com/infowars-granted-white-house-press-credentials-2017-5

media systems of information suppression."²² The InfoWars brand now reaches an astounding audience. The InfoWars website alone receives more than 30 m. U.on page-views per month, to say nothing of its social media accounts and th.rd-party video channels.²³ For comparison, MSNBC.com receives 40 million isitors per month.²⁴

- 20. Mr. Jones feeds his audience a steady diet of falco information intended to convince them that a shadowy association of global elites are hatching countless insidious schemes to destroy their way of life or threaten their bodily fluids. The combination of lies and paranoia are designed to drive sales to InfoWars' lucrative online store, where Mr. Jones sells "Brain Forco pills, "Super Male" vitality formulas, "Liver Shield" supplement drops, fluoride-free toothpaste, post-apocalyptic preparedness accessories, and a host of other products tailored to address the imminent threats forecast by InfoWars' defamatory new stories. 26
- 21. Mr. Jones' media operation has also entered the firearms business, promising his audiente that "Registration Free Firearms Are A Reality" by selling

²² See https://twitter.om/infowars.

²³ See https://www.quantcast.com/infowars.com.

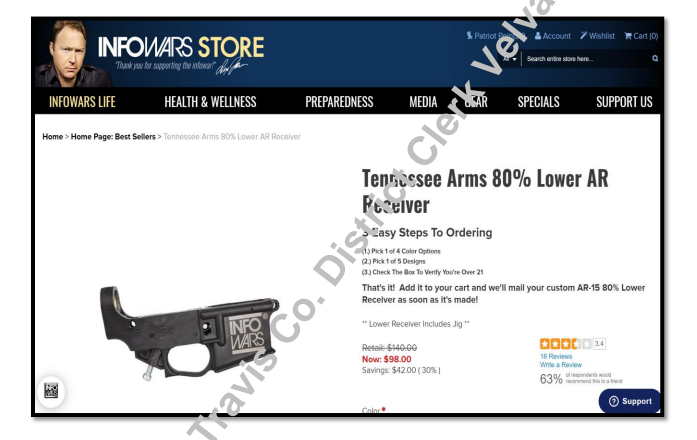
²⁴ See https://xv w.quantcast.com/msnbc.com.

Sadly, this is not an exaggeration. Mr. Jones rails against what he believes is an international communist conspiracy to sap and impurify our bodily fluids, ranting in 2015: "What do you think tap water is.' It's a gay bomb, baby. And I'm not saying people didn't naturally have homosexual feelings. I'm not as in getting into it, quite frankly. I mean, give me a break. Do you think I'm like, oh, shocked by it, so I'm up here bashing it because I don't like gay people? I don't like them putting chemicals in the water that turn the frigging frogs gay! Do you understand that? I'm sick of being social engineered, it's not fanny!"

Last available at: https://www.youtube.com/watch?v=kpiUfb7adPE&feature=youtu.be&t=5m39s

²⁶ See https://www.infowarsstore.com

pieces of weaponry to be assembled by the purchaser.²⁷ InfoWars states that the ATF determined each InfoWars product "IS NOT A FIREARM in its present form. This means we can ship it directly to you to be completed."²⁸ For example, pictured below is an InfoWars-branded receiver for the AR-15:

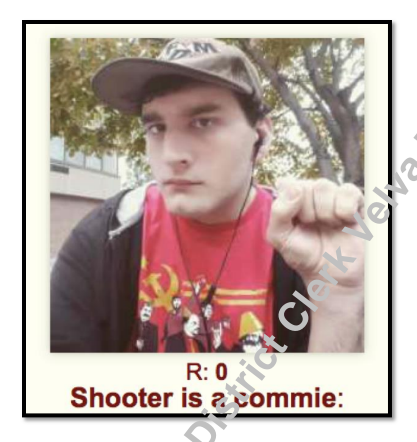


22. In sum infoWars is a business built on the idea of generating revenue from the paranoic stoked by its reckless defamation. Defendants' long history of dishonest and irresponsible reporting underscores the malicious nature of the defamatory conduct at issue in this lawsuit.

²⁷ See https://www.infowarsstore.com/home-page-best-sellers/tennessee-arms-80-hybrid-receiver.html
²⁸ Id

III. The February 14, 2018 Publication

- 23. On February 14, 2018, InfoWars published an article concerning the identity of the individual who attacked Marjory Stoneman Douglas High School in Parkland, Florida, an event which garnered massive public attention. An archived copy of the article in question is attached as "Exhibit 1."
- 24. The InfoWars article was authored by reported Kit Daniels, and it underwent several revisions. The article was alternatively titled "Reported Florida Shooter Dressed as Communist, Supported ISIS," "Foriaa Shooter Inspired by ISIS ALLAHU AKBAR," and "Reported Florida Shooter Discussed 'Allahu Akbar' on Instagram Profile."
- 25. The article was featured on the InfoWars website on February 14, 2018, the day of the Louglas High School shooting. The article, of which every element was factually incorrect, was also featured on social media accounts belonging to InfoWars and Kit Daniels.
- 26. Multiple forations of the article included a photograph of the Plaintiff, Marcel Fontaine, and the articles conveyed the impression that the photograph depicted the suspected Douglas High School shooter. The image as used in the article is slown below:



- Mr. Fontaine was not involved with the Douglas High School tragedy. Mr. Fontaine resides in the Commor wealth of Massachusetts and has never traveled to Florida. He is an ordinary young man with no connection to these events. The articles were manifestly false and have caused him enormous injury and continuing personal harassment.
- 28. It *a* o₁ ears that Mr. Fontaine was targeted by InfoWars due to the t-shirt he was wearing in his photograph. That novelty t-shirt, sold by online retailer Threadles .com, makes a visual pun on the phrase "communist party" by depicting

communist historical figures in a state of merriment and intoxication, complete with German economist Karl Marx wearing a lampshade on his head.²⁹



- 29. Mr. Jones and InfoWars have long been consumed with paranoia over the prospect of communist infiltration and indoctrination. Over the past year alone, InfoWars has featured hundreds of ser sationalist articles and videos focusing on the of threat of communist agitation and conspiracies. When publishing the Plaintiff's photograph, InfoWars told us audience that it showed the Florida shooter dressed in "communist garb." (See Ex. 1).
- 30. Following the February 14, 2018 publication and endorsement by InfoWars, Plaintif's photograph spread across social media platforms with astonishing speed, resulting in its distribution to millions of additional people, typically accompanied by ridicule or malicious threats.

²⁹ See https://www.threadless.com/product/383/the_communist_party

- 31. The content of the February 14, 2018 InfoWars article was republished verbatim by numerous ring-wing news websites, further increasing the distribution of the defamatory accusation.³⁰
- Representative Larry Pittman, a Republican legislator from North 32. Carolina, shared comments about Plaintiff's photograph following its mass distribution by InfoWars. Representative Pittman stated that it was "not surprising" because "many of these shooters turn out to be communist democrats."31 Representative Pittman claimed, consistent witl InfoWars mythology, that a conspiracy of communist democrats "are doing these things to push for gun control so they can more easily take over the country."32
- So wide was the proliftration of Plaintiff's photograph following 33. InfoWars' publication that it was be n; discussed by users on Chinese social media. While it is difficult to estimate the total number of people who saw the false accusation as a result of Info Vars' mass dissemination and endorsement, the figure would be measured in the hundreds of millions. Due to Defendants' conduct, Plaintiff's image has teen irreparably tainted. InfoWars' story became a lie told round the wor

³⁰ Sec. e.g., https://michaelsavage.com/?p=1206; http://www.libertyonenews.com/florida-hs-shooteralle 11/2; http://thedeplorablearmy.com/reported-florida-shooter-dressed-communist-supported-isis/; http://www.raptureready.com/2018/02/15/15-feb-2018/;

^{&#}x27;NC Republican apologizes for 'clumsy' comment about 'communist Democrats.'" The News & bserver. February 18, 2018. Last available at: http://www.newsobserver.com/news/politicsgovernment/state-politics/article200807499.html



- 34. Further compounding the defenation is the fact the Mr. Jones, Mr. Daniels, and other employees have use InfoWars' various media platforms to cast doubt on the facts surrounding the Florida shooting, just as InfoWars has done with prior national tragedies. The day tohowing the shooting, InfoWars published a video of Mr. Jones stating that the Florida shooting was "a false flag of the deep state to create resentment towards conservatives, gun owners, and sow the seeds of civil war."33
- 35. A "Dise flag" is common conspiracy theory lingo for a scenario in which a government orchestrates an attack on its own citizens while making it appear that the attack was actually carried out by an enemy nation or domestic terrorist, thus giv n; the government a pretext for some desired action. After the Douglas High

³³ See https://twitter.com/infowars/status/964220278002794496

School shooting in Florida, Mr. Jones told his audience that it was 90% likely the event was a false flag:



- 36. According to numerous press accounts, YouTube demonetized Mr. Jones' video content from its website following his claim that the shooting was a "deep state false flag operation," and that the survivors who have emerged as vocal critics of the gun k bay were actors.³⁴
- 37. Because InfoWars advises its audience to distrust mainstream media sources, the subsequent mainstream news reports showing Nikolas Cruz as the

[&]quot;YouTube Pulls Alex Jones Video Saying Student Anti-Gun Activists Were Actors." *Fortune*. February 24, 2008. Last available at: http://fortune.com/2018/02/24/youtube-pulls-alex-jones-infowars-video/

Florida shooter did not remove the threat to Marcel Fontaine. Some InfoWars readers now believe that Mr. Fontaine is part of the supposed "false flag" operation.

38. In one disturbing example, Twitter user @ExtinctMedia, an InfoWars reader, was confronted by other social media users over the fact that Plaintiff had no involvement in the Douglas High School shooting.³⁵ Undeterred, @ExtinctMedia posted what purports to be facial analysis between Plaintiff and suspect Nikolas Cruz, while also alleging that the shape of Plaintiff hose had been altered, consistent with the use of "crisis actors."³⁶



39. In other words, Mr. Fontaine continues to suffer harassment and peril even from ind viduals aware of his identify as a Massachusetts resident, but who nevertheless remain convinced he was part of a horrifying conspiracy. As part of InfoVara' reckless money-making scheme, Mr. Jones is causing his audience to

See https://twitter.com/huitz_warrior/status/966154367286984704

³⁶ *Id.* A "crisis actor" is a term used by conspiracy theorists to describe individuals who they believe were paid by the government or global elites to play some role in a fake disinformation event.

disbelieve the basic facts of the incident in favor a labyrinthine conspiracy that calls into question the very nature of reality. These sorts of reckless lies are what caused a disturbed individual to enter pizzeria and begin firing.

40. Additionally, Plaintiff continues to suffer ridicule, harasment and threats of violence even from those who acknowledge that Plaintiff was not involved in the Florida shooting, such as the examples shown below:





- 41. Due to these events, it is no exaggeration to say that Plaintiff's life remains in genuine peril.
- 42. On February 26, 2018, Mr. Fontaine issued a demand for correction pursuant to Sec. 73.055 of the Texas Civil Practice & Remedies Code. Defendants did not respond.
- 43. Due to the reckless and malicious nature of Defendants' conduct, Mr. Fontaine now brings this lawsuit.

CAUSES OF ACTION

I. Defamation and Defamation Per Se

- 44. All previous allegations are incorporated by reference.
- 45. Mr. Fontaine is a private it dividual and is neither a public official nor a public figure.
- 46. The publications by Defendants were false, both in their particular facts and in the main point, essence, or gist in the context in which they were made.
- 47. The publications by Defendants directly used Mr. Fontaine's image in connection with a gree rous national tragedy.
- 48. Defendants' defamatory publications were designed to harm Plaintiff's reputation and subject the Plaintiff to public contempt, disgrace, ridicule, or attack.
- standards acted with actual malice. Defendants' defamatory standards were knowingly false or made with reckless disregard for the truth or falsity of the statements at the time the statements were made.

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- 50. Defendants' defamatory publications were not privileged.
- 51. Defendants' defamatory statements constitute defamation *per so*. The harmful nature of the defamatory publications is self-evident. The defamatory publications implicate the Plaintiff in heinous criminal conduct. False implications of criminal conduct are the classic example of defamation *per se*.
- 52. Defendants publicly disseminated the defamatory publications to an enormous audience causing significant damages to the Plaintiff.
- 53. Defendants' defamatory publications have injured Mr. Fontaine's reputation and image, and they have exposed Mr. Fontaine to public and private hatred, contempt, ridicule, harassment, and with threats.
- 54. In light of their prior experience with these kind of reckless statements, Defendants knew that their publican n would cause Plaintiff to suffer harassment and potential violence.
- 55. Defendants' defa matory publications have and will continue to cause harm to Mr. Fontainc. Due to Defendants' conduct, the Plaintiff has suffered and continues to suffer cub stantial damages in an amount to be proven at trial.

II. Intenticata Infliction of Emotional Distress

- 56. All previous allegations are incorporated by reference.
- Defendants knew or should have known that their publication of Mr. Fortaine's photograph connecting him with the Douglas High School shooting would

cause him to be the subject of harassment, ridicule, and threats, thereby causing severe emotional distress.

- 58. Defendants decision to publish Mr. Fontaine's photograph was outrageous and intolerable, going beyond all possible bounds of decency.
- 59. In claiming Mr. Fontaine's image as the Douglas High School shooter, Defendants acted intentionally or recklessly.

III. Conspiracy

- 60. All previous allegations are incorporated by reference.
- 61. Defendants acted together, as a caral to accomplish their campaign of defamation. Defendants had a meeting of the minds on the object or course of action underlying their pattern of recklessly defamatory publications.
- 62. As a result of this neeting of the minds, Defendants collectively committed the unlawful overt acts detailed above.
- 63. Defendants are Lintly and severally liable for the injuries Mr. Fontaine suffered due to Defendants' wrongful actions.

IV. Respondeat Superior

- 64. A'l previous allegations are incorporated by reference.
- 65. When InfoWars employees acted in the manner described in this Petition, they did so as agents of InfoWars and within the scope of their authority from Mr. Jones.

66. InfoWars and Alex Jones are liable for the damages proximately caused by the conduct of employees and agents, including Kit Daniels, pursuant to the doctrine of *respondeat superior*.

DAMAGES

- 67. Plaintiff has suffered general and special damages, including a severe degree of mental stress and anguish which has disrupted his daily routine.
- 68. Plaintiff has also suffered damage to his reportation and image, both up to the present and into the future.
- 69. Because Defendants' conduct amounts to defamation *per se*, Plaintiff is also entitled to an award of presumed damages
- 70. Plaintiff is also entitled to an award of nominal damages and a judgment clearing his name.
- 71. Plaintiff is also entitled to exemplary damages because the Defendants acted with malice.
- 72. Plaintiff is also entitled to pre-judgment and post-judgment interest, costs of court, and arto ney's fees.
- 73. Parsuant to Rule 47 of the Texas Rules of Civil Procedure, Plaintiff is seeking relation over \$1,000,000.

JURY DEMAND

74. Plaintiff demands a jury trial and tenders the appropriate fee with this retition.

REQUEST FOR DISCLOSURE

75. Plaintiff requests that Defendants disclose, within 50 days of the service of this request, the information or material described in Rule 194.2.

PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANTS

- 76. Take notice that pursuant to Rules 192 and 197 of the Texas Rules of Civil Procedure, Plaintiff serves the attached interrogatorice, Txhibits "B", "D", "F", and "I" to be propounded to Defendants. You are hereby instructed to answer the following interrogatories separately, fully, in writin, and under oath as required by Rule 197.2(d) of the Texas Rules of Civil Procedure and the provisions of Rule 14 shall not apply.
- 77. You are further advised to at, pursuant to Rule 193.5, the party responding to these Interrogatories is under a duty to supplement his answer if he obtains information upon the basis of which (a) he knows that the answer was incorrect when made, or (b) he knows the answer, though correct when made, is no longer true and the circ imstances are such that he failure to amend the answer is in substance a knowing concealment.
- 78. If any space left for your answer is insufficient, please attach a separate sheet to complete such answer. The answers shall be served upon the undersigned counce, within 50 days after the service of these interrogatories.

PLAINTIFF'S REQUESTS FOR PRODUCTION TO DEFENDANTS

79. Plaintiff propounds the attached Requests for Production as Exhibits "C", "E", "G", and "J" pursuant to Rule 196 of the Texas Rules of Civil Procedure, that Defendants produce or permit the undersigned attorney, to inspect and copy or reproduce the items hereinafter designated on Exhibits "C", "E", "G", and "J" attached hereto. Within 50 days after service of these Requests for Production, you must serve a written response to the undersigned attorney a 1010 Lamar, Suite 1600, Houston, Texas 77002, including the items requested or stating with respect to each request that an inspection and copying or reproduction will be permitted as requested. In the event a request is objected to, please specifically state (a) the legal or factual basis for the objection, and (1) the extent to which you refuse to comply with the request. Pursuant to Rule (93.2(b) of the Texas Rules of Civil Procedure, a party must comply with as much of the request to which the party has made no objection unless it is unreasonable under the circumstances to do so before obtaining a ruling co the objection. Furthermore, demand is made for the supplementation of your answers to these discovery requests as required by Rule 193.5 of the Texas Rules of Civil Procedure.

ANTIFF'S REQUESTS FOR ADMISSION TO DEFENDANTS

Plaintiff propounds the attached Requests for Admission as Exhibits "H' and "K" under the provisions of Rules 192 and 198 of the Texas Rules of Civil Procedure. You hereby are requested to admit the truth of the following matters for

the purpose of this action only and subject to all proper objections to admissibility which may be made at time of trial. Each of the matters to which an admission is requested shall be deemed admitted unless the party to whom the request is directed delivers responses, either denying specifically the matters of which an admission is requested or setting forth in detail the reasons why such cannot truthfully be either admitted or denied, to the undersigned counsel for Plaintiff within fifty (50) days after the delivery of this request.

81. Pursuant to Rule 215.4(b) of the Texa's Pules of Civil Procedure, take notice that should Defendant fail to admit the gammeness of any document or the truth of any matter as requested under Rule 198 and which follows hereunder and Plaintiff proves the genuineness of the 100 ument or the truth of the matter, Plaintiff shall seek an order from the Cou't requiring the Defendant to pay reasonable expenses incurred in making that proof, including but not limited to, reasonable expenses and attorney's fees incurred in making that proof.

PRAYER

WHEREFORE PREMISES CONSIDERED, Plaintiff Marcel Fontaine asks that the Court issue citation for each Defendant to appear and answer, and that Plaintiff be awarded at the damages set forth above, and to grant whatever further relief to which Plaintiff is justly entitled.

Respectfully submitted,

KASTER, LYNCH, FARRAR & BALL, LLF

MARK D. BANKSTON State Bar No. 24071066 KYLE W. FARRAR

State Bar No. 24034828 1010 Lamar, Suite 1600 Houston, Texas 77002 713.221.8300 Telephone

DEFINITIONS FOR USE IN RESPONDING TO EXHIBITS "B" & "C"

As used herein, the words defined below shall be deemed to lave the following meanings:

- 1. "Communicate" means conveying or sharing of information, ideas, or feelings, by whatever medium, be it oral, written, electronic, or otherwise.
- 2. "Contract" means any agreement or exchange of promises between two parties.
- 3. "Deep state" and "false flag" appear to be terms of art used within the mythology of InfoWars. Plaintiff will not at empt to precisely define these inscrutable phrases, but assumes their meaning is understood by those at InfoWars who use them.
- 4. "Document" means all handwritten, tvp od, audio recorded, video recorded, or electronic representation of any kind, including legal instruments, agreements, letters, e-mails, text messages, notices, specifications, instructions, literature, books, magazines, newspapers, booklets, notes, notebooks, log books, diaries, memoranda, manuscripts, manifestos, data compilations, reports, stucies, analyses, surveys, calculations, videos, sound files, photographs, image macros, memes, blog posts, internet articles, social media posts, internet comments, screenshots, blockchains, illustrations, diagrams, symbols, canes, ciphers, maps, star charts, bulletins, circulars, telegrams, telexes of any other reasonably similar representational thing, as well as any daefts of the aforesaid upon which have been placed any additional marks or notations.
- 5. "InfoWars," generically, means the brand name of the media organization founded by Alex Jones, whether operating as InfoWars, LLC, Free Speech Systems, LLC, or any other corporate name.
- 6. "Fublication" means disseminating content to the public by any means, whether it be print, internet, video, radio, or otherwise.
- The article in question" means the InfoWars article attached as "Exhibit A" to Plaintiff's petition.

DEFINITIONS FOR USE IN RESPONDING TO EXHIBITS "D" & "E"

As used herein, the words defined below shall be deemed to have the following meanings:

- 1. "Communications" means conveying or sharing of information, ideas, or feelings, by whatever medium, be it oral, written, electronic, or otherwise.
- 2. "Deep state" and "false flag" appear to be terms of our used within the mythology of InfoWars. Plaintiff will not attempt to define these increasingly inscrutable phrases, but assumes their meaning is understood by those at InfoWars who use them.
- 3. "Document" means all handwritten, typed, audic recorded, video recorded, or electronic representation of any kind including legal instruments, agreements, letters, e-mails, text messages, notices, specifications, instructions, literature, books, magazines, newspapers, booklets, notes, notebooks, log books, diaries, memoranda, manuscripts, manifestos, data compilations, reports, studies, analyses, surveys, calculations, videos, sound files, photographs, image macro in emes, blog posts, internet articles, social media posts, internet comments, screenshots, blockchains, illustrations, diagrams, symbols, runes, cipiers, maps, star charts, bulletins, circulars, telegrams, telexes, or any other reasonably similar representational thing, as well as any drafts of the aforesaid upon which have been placed any additional marks or notations.
- 4. "InfoWars," generically, means the brand name of the media organization founded by Alca Iones, whether operating as InfoWars, LLC, Free Speech Systems, LLC, or any other corporate name.
- 5. "Publish" n.e. ns disseminating content to the public by any means, whether it be print internet, video, radio, or otherwise.
- 6. "Revenue" means income of any kind, whether directly or indirectly.
- 7. The article in question" means the InfoWars article attached as "Exhibit A" to Plaintiff's petition.

DEFINITIONS FOR USE IN RESPONDING TO EXHIBITS "F", "G", & "H"

As used herein, the words defined below shall be deemed to have the following meanings:

- 1. "Communications" means conveying or sharing of information, releas, or feelings, by whatever medium, be it oral, written, electronical otherwise.
- 2. "Document" means all handwritten, typed, audio recorded, or electronic representation of any kind, including legal instruments, agreements, letters, e-mails, text messages, notices, specifications, instructions, literature, books, magazines, newspecters, booklets, notes, notebooks, log books, diaries, memoranda, minuscripts, manifestos, data compilations, reports, studies, analyses, surveys, calculations, videos, sound files, photographs, image macros, memes, blog posts, internet articles, social media posts, internet comments, screenchats, blockchains, illustrations, diagrams, symbols, runes, ciphers, maps star charts, bulletins, circulars, telegrams, telexes, or any other reasonably similar representational thing, as well as any drafts of the aforesaic up on which have been placed any additional marks or notations.
- 3. "InfoWars, LLC" means the na ned defendant registered with the Texas Secretary of State.
- 4. "Free Speech Systems, LLC" means the named defendant registered with the Texas Secretary of State.
- 5. "InfoWars," generically, means the brand name of the media organization founded by Alex Jones, whether operating as InfoWars, LLC, Free Speech Systems, I L'., or any other corporate name.
- 6. "Published" means disseminating content to the public by any means, whether it be print, internet, video, radio, or otherwise.
- 7. The article in question" means the InfoWars article attached as "Exhibit A" to Plaintiff's petition.

DEFINITIONS FOR USE IN RESPONDING TO EXHIBITS "I", "J", & "K"

As used herein, the words defined below shall be deemed to have the following meanings:

- 1. "Communications" means conveying or sharing of information, iacas, or feelings, by whatever medium, be it oral, written, electronic, or otherwise.
- 2. "Document" means all handwritten, typed, audio recorded indeo recorded, or electronic representation of any kind, including legal incomments, agreements, letters, e-mails, text messages, notices, specifications, instructions, literature, books, magazines, newspapers, booklets, notes, notebooks, log books, diaries, memoranda, manucoipts, manifestos, data compilations, reports, studies, analyses, surveys, calculations, videos, sound files, photographs, image macros, memes, blog posts, internet articles, social media posts, internet comments, screenshots, blockchains, illustrations, diagrams, symbols, runes, ciphers, maps, star charts, bulletins, circulars, telegrams, telexes, or any other reasonably similar representational thing, as well as any drafts of the aforesaid upon which have been placed any additional marks or notations.
- 3. "InfoWars, LLC" means the named defendant registered with the Texas Secretary of State.
- 4. "Free Speech Systems, L'C' means the named defendant registered with the Texas Secretary of State."
- 5. "InfoWars," generically, means the brand name of the media organization founded by Alex Jones, whether operating as InfoWars, LLC, Free Speech Systems, LLC, or any other corporate name.
- 6. "Published" means disseminating content to the public by any means, whether it be print, internet, video, radio, or otherwise.
- 7. "The article in question" means the InfoWars article attached as "Exhibit A" to Flaintiff's petition.

Case 22-60043 Docum**@nvfi0CAseHinroinmIXIS@ncSH0371**0/23 Page 30 of 69

CAUSE NUMBER (FOR CLERK USE ONLY):	COURT (FOR CLERK USE ONLY):

STYLED _ MARCEL FONTAINE VS. ALEX E. JONES, INFOWARS, LLC, FREE SPEECH SYSTEMS, LLC, and KIT DANIELS

(e.g., John Smith v. All American Insurance Co; In re Mary Ann Jones; In the Matter of the Estate of George Jackson)

A civil case information sheet must be completed and submitted when an original petition or application is filed to initiate a new civil, family law, probate, or mental health case or when a post-judgment petition for modification or motion for enforcement is filed in a family law case. The information should be the '... t available at

the time of filing.									
1. Contact information for person completing case information sheet:		Names of parties in case:			Person or entity con'eting sheet is:				
Name:	Email:		Plaintiff(s)/Petitioner(s):	$\square Pro$	orney for Ple ntin/Petitioner Se Plai at /Petitioner			
.Mark D. Bankston	_mark@fbtrial.com		MARCEL FONTA	AINE	Titl				
Address:	Telephone:								
.1010 Lamar, Ste. 1600	_ (713) 221-8300		D-fandant(s)/Pasnand	I-m+(a).	.90	onal Parties in Child Support Case:			
City/State/Zip:	Fax:		Defendant(s)/Respond		12	Cu touial Parent:			
Houston, Texas 77002	_(713) 221-8301		ALEX E. JONES, LLC, FREE SPEE	CH	ARS,Non-C	Custodial Parent:			
Signature:	State Bar No:		SYSTEMS, LLC, DANIELS	and KII	Presum	med Father:			
/s/ Mark D. Bankston	24034828		[Attach additional page as nec	cessary to 1.		——————————————————————————————————————			
2. Indicate case type, or identify	the most important issue in the cas	se (select	only 1):	NO.					
	Civil	1		Family Law					
						Post-judgment Actions			
Contract	Injury or Damage		Real Property		age Relationship	(non-Title IV-D)			
Debt/Contract	Assault/Battery		nent Domain/		ulment	Enforcement			
☐Consumer/DTPA ☐Debt/Contract	☐Construction ☐Defamation	Con □Parti	demnation	Declare Marriage Void		☐ Modification—Custody ☐ Modification—Other			
☐ Fraud/Misrepresentation	Malpractice		et Title	Divorce □w	? /ith Children				
Other Debt/Contract:	Accounting		spass to Try Litle		o Children	Title IV-D Enforcement/Modification			
	Legal		Other Property		o cinicion	Paternity			
Foreclosure	☐Medical					Reciprocals (UIFSA)			
☐Home Equity—Expedited	Other Professional					Support Order			
Other Foreclosure	Liability:	Do	L d de Criminal			_ 11			
Franchise		Kei	lated to Criminal Matters	Oth	er Family Law	Parent-Child Relationship			
☐ Insurance	☐ Motor Vehicle Accident	<u></u>	unction		orce Foreign	Adoption/Adoption with			
☐ Landlord/Tenant ☐ Non-Competition	☐Premises Product Liability	L Juds	gment Nisi		gment	Termination			
☐ Partnership	Asbestos/Silica		-Disclosure		eas Corpus	Child Protection			
Other Contract:	Other Product Liability		ure/Forfeiture		ne Change	Child Support			
	List Product:		t of Habeas Corpus—		ective Order	☐Custody or Visitation			
			indictment		noval of Disabilitie				
	Other Injury or Damage.	∐Othe	er:		/linority	Grandparent Access			
				Oth	er:	☐ Parentage/Paternity ☐ Termination of Parental			
						Rights			
Employment	Other					Other Parent-Child:			
Discrimination	Administrative Appeal	Law	yer Discipline						
Retaliation	Antitrust Unfair		petuate Testimony						
Termination	Cor., titte n		urities/Stock						
☐ Workers' Compensation ☐ Other Employment:	Co. Volations	Othe	ious Interference						
Gother Employment.	In ellectual Property	Шошк							
Tax	Probate & Mental Health								
Tax Appraisal	Probate/Wills/Intestate Administr	ration			hip—Adult				
☐Tax Delinquency	Dependent Administration			Guardians	hip—Minor				
Other Tax	☐Independent Administration	1		Mental He					
	Other Estate Proceedings			Other:					
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	, if applicable (may select more that								
Appeal from Ar hicipal or Just			nent		Prejudgment I				
Arbitratic 1-1, 'ated	□Garnishr				☐Protective Ord	ler			
Bill f Re riew	☐Interplea☐License	iaer			Sequestration				
☐Certiorari	Mandamus			☐ Temporary Restraining Order/Injunction					
Class Action	Post-judgment			Turnover					
4. Indicate damages sought (do r									
4. Indicate damages sought (do not select if it is a family law case): Less than \$100,000, including damages of any kind, penalties, costs, expenses, pre-judgment interest, and attorney fees									
Less than \$100,000 and non-monetary relief									
Over \$100, 000 but not more the									
Over \$200,000 but not more th	an \$1,000,000								
Over \$1,000,000									

XHIBIT "I"

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Exhibit "I" PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANT FREE SPEECH SYSTEMS, LLC

INTERROGATORY NO. 1: Identify all persons answering or supplying information used in answering these Interrogatories and identify their job duties at InfoWars.

ANSWER:

INTERROGATORY NO. 2: What kind business is Free Speech Systems, LLC, *i.e.*, what does it do?

ANSWER:

INTERROGATORY NO. 3: Describe the business relationship between InfoWars, LLC and Free Speech Systems, LLC.

ANSWER:

INTERROGATORY NO. 4: Identify the factual basis for any defense(s) to the causes of actions asserted in Plaintiff's petition

ANSWER:

INTERROGATORY NO. 5: Identity any electronically stored information or documents relevant to Plantif's petition or your defenses which have been destroyed, deleted, corrupted, damaged, overwritten, or otherwise lost.

ANSWER:

Jrofficial contrains

Exhibit "J"

PLAINTIFF'S FIRST REQUESTS FOR PRODUCTION TO DEFENDANT FREE SPEECH SYSTEMS, LLC

REQUEST FOR PRODUCTION NO. 1: A copy of an organizational chart for Free Speech Systems, LLC.

RESPONSE:

REQUEST FOR PRODUCTION NO. 2: A copy of all legal claims or lawsuits filed against Free Speech Systems, LLC in the past ten years.

RESPONSE:

REQUEST FOR PRODUCTION NO. 3: A copy of all insurance policies which may ad in order to the state of the apply to any part of a judgment rendered in this case.

Junghicial copylitais of its price of the pr

Exhibit "K"

PLAINTIFF'S FIRST REQUESTS FOR ADMISSIONS TO DEFENDANT FREE SPEECH SYSTEMS, LLC

REQUEST FOR ADMISSION NO. 1: Admit that prior to responding to these discovery requests, you searched all documents in your possession or control that may contain responsive information.

RESPONSE:

REQUEST FOR ADMISSION NO. 2: Admit that the article chached as "Exhibit 1" to Plaintiff's petition accurately reproduces the content of an article published on the InfoWars website on February 14, 2018.

RESPONSE:

REQUEST FOR ADMISSION NO. 3: Admit that Marcel Fontaine had no involvement in the Douglas High School Shooting.

RESPONSE:

REQUEST FOR ADMISSION NO. A camit that Marcel Fontaine had no involvement in a false flag operation involving the Douglas High School Shooting.

RESPONSE:

REQUEST FOR ADMISSION NO. 5: Admit that individuals were killed in the Douglas High School Shooting.

RESPONSE:

REQUEST FOK !.DMISSION NO. 6: Admit that InfoWars published false statements about the Chobani corporation.

RESPONSU:

RECEST FOR ADMISSION NO. 7: Admit that InfoWars published false statements about Comet Ping-Pong and James Alefantis.

RESPONSE:

REQUEST FOR ADMISSION NO. 8: Admit that InfoWars published false statements concerning the Sandy Hook school shooting.

RESPONSE:

REQUEST FOR ADMISSION NO. 9: Admit that InfoWars published false statements concerning Brennan Gilmore.

RESPONSE:

JRONIE CONTROL OF THE PROPERTY **REQUEST FOR ADMISSION NO. 10:** Admit that InfoWars published false statements

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Case 22-60043 Document 507-1 Filed in TXSB on 03/10/23 Page 39 of 69

https://www.infowars.com/report-florida-shooter-inspired-by-isis-allahu-akbar/ Go JAN FEB MAR 5 Feb 2018 - 16 Feb 2018 2017 2018 2019 About this capture



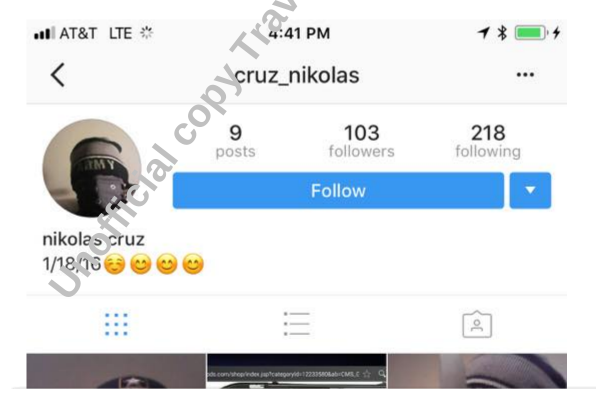
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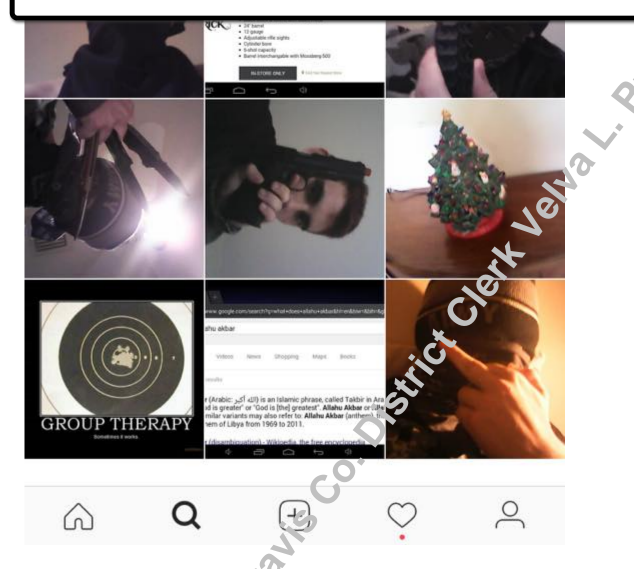
STORE

MSM already covering it up

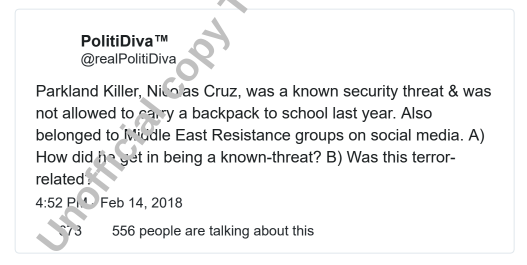


Alleged photos of the suspected Florida nigh school shooter make reference to various ideologies including communism and perhaps ISIS, and voter records suggest 19-year-old Nicolas Cruz was a Democracic voter.





Additionally, the shooter's garb is very similar to the style worn by ISIS fighters in Syria.



The Instagram account was taken down soon after the suspect was arrested.

The charter was also suspected of having planted bombs according to the police scanner

listed as a Democratic voter in Oakland Park, Florida, which may be the suspect (adaress blurred out to protect the innocent otherwise):









22 likes

cruz_nikolas Well at least we now know what it means when a sand durka says "allahu Akbar" (\$\infty\$) (\$\infty\$) (\$\infty\$)

View all 12 comments

DECEMBER 23, 2015



cruz_nikolas

Full Name

Nombre completo: NICQLAS CRUZ

Street Address

Dirección : |

City

Ciudad: OAK AND PARK

Zip Code

Código nostal: 33311

County Name

Condado: BROWARD

Voter Gender

Género del votante : Male

Fecha de inscripción :

Party

Partido: Florida Democratic Party

Voter Status

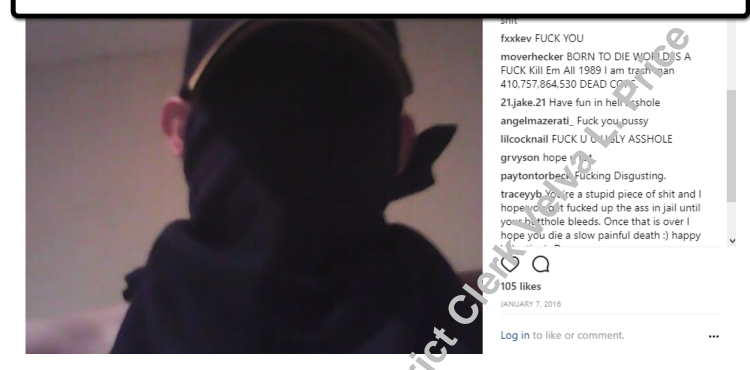
Calificación como votante : Active*

And another alleged photo of the suspect shows communist gerb:



This screenshot, found on a Japanese cartoon image board, was apparently taken right after the suspect was apprehended – and right before Instagram nixed the account:





It's possible the suspect is simply mentally disturced and latched onto various ideologies to fill a sense of emptiness.

Facebook: https://www.facebook.com/RealKitDaniels

Twitter: Follow @KitDaniels1776

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SHOOTING OUTSIDE NSA HQ FEINSTEIN FLASHBACK: 'DAY **INJURED**

WHEN AMERICA COULD BE THE WELFARE STATE FOR

U.S. NEWS

COMMENTS

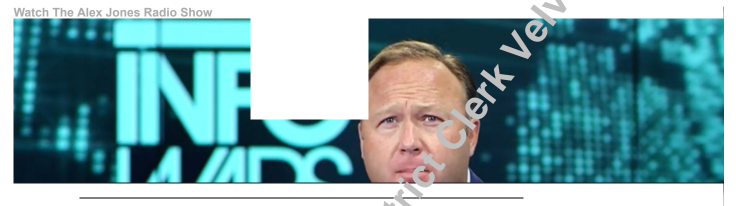
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NEAD MORE ✓

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DACA Insanity: Another Judge Blocks Trum

Shock Footage: Student Films Shots Fired Inside Florida High School

The New Genesis: How To Save Humanity

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9

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9

Vice Claims Black Women Fleeing America to Escape White People

•

Germany Syrian Refugee Throws Dog Out of Window Because He Was Annoyed By It

•

Liberals Celebrate, Joke About White Powder Letter Sent to Donald Trump Jr.

9

First Name

Last Name

Email Address

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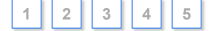
WAR ROOM WITH OWEN SHROYER & ROGER STONE. DEEP STATE PREPARING FOR THE FALL OF HILLARY CLINTON



THE ALEX JONES SHOW. AI SUPER COMPUTERS WILL DECIDE WHO LIVES AND WHO DIES



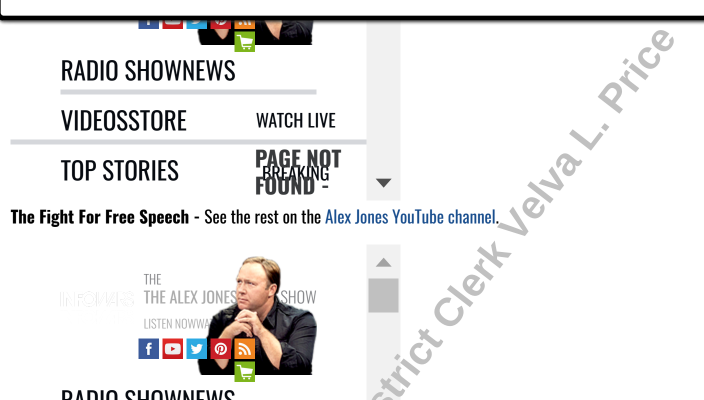
REAL NEWS WITH DAVID KNIGHT. REVEALED: THE "DEEP THROAT" OF RUSSIAGATE



FEATURED VIDEOS







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TOP STORIES

Does Tucker Carlson Despise Alex Jones? - See the rest on the Alex Jones YouTube channel.

ILLUSTRATION





POLLS

How much money would CNN need to pay you to watch?

- **\$1000**
- **\$10,000**
- \$1,000,000
- My time is too valuable.

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View Results

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XHIBIT "B"

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Exhibit "B"

PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANT KIT DANIELS

INTERROGATORY NO. 1: List all job titles you have held at InfoWars and the dates in which you held them.

ANSWER:

INTERROGATORY NO. 2: Describe your current job duties.

ANSWER:

INTERROGATORY NO. 3: List all instances in which yo I saw the photograph of Mr. Fontaine prior to publishing the article in question

ANSWER:

INTERROGATORY NO. 4: Describe all sters you took prior to publication to assure yourself of the accuracy of the article in ruestion.

ANSWER:

INTERROGATORY NO. 5: List all individuals you communicated with prior to publication regarding the photograph of Mr. Fontaine or the identity of the Douglas High School shooter.

ANSWER:

INTERROGATORY No. 6: Do you contend that the members of the "deep state" or other agents of the "J.S government or global elite are responsible for orchestrating and/or permitting the Douglas High School Shooting as part of a "false flag" operation, and if so, do you contend that Mr. Fontaine was involved in that "false flag" operation? State all facts supporting such contentions, if made.

ANSV'LT:

INTERROGATORY NO. 7: Describe the factual basis for any defense(s) to the causes a actions asserted in Plaintiff's petition.

ANSWER:

XHIBIT "C"

XHIBIT "C"

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JINGHERI

Exhibit "C"

PLAINTIFF'S FIRST REQUESTS FOR PRODUCTION **TO DEFENDANT KIT DANIELS**

REQUEST FOR PRODUCTION NO. 1: A copy of any contract between vou and any other Defendant in this matter.

RESPONSE:

REQUEST FOR PRODUCTION NO. 2: A copy of any documents in your possession or control prior to publication on February 14, 2018 regarding the identity of the Douglas High School shooter.

RESPONSE:

REQUEST FOR PRODUCTION NO. 3: All documents in your possession or control relating to the Plaintiff, the article in questicn, or efforts to ascertain the identity of JROHICIA CON LINE CON the Douglas High School shooter.

XHIBIT "D"

XHIBIT "D"

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Exhibit "D"

PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANT ALEX JONES

INTERROGATORY NO. 1: Identify all persons answering or supplying information used in answering these Interrogatories.

ANSWER:

<u>INTERROGATORY NO. 2:</u> Identify all business entities which derive revenue from the InfoWars website, including the sale of products through the InfoWars online store.

ANSWER:

INTERROGATORY NO. 3: Did you personally interview and hire Kit Daniels to perform work for InfoWars? If not, who did?

ANSWER:

INTERROGATORY NO. 4: Are you Kit Darlels' immediate supervisor? If not, who is?

ANSWER:

INTERROGATORY NO. 5: Describe the steps you require be taken before InfoWars publishes personal information or photographs in connection with a news story.

ANSWER:

INTERROGATORY No. 6: Describe the steps you require be taken before InfoWars publishes personal information or photographs in connection with an allegation of serious criminal renduct.

ANSWER:

INTERROGATORY NO. 7: What is "truth journalism?"

AN SYER:

INTERROGATORY NO. 8: List every video you have posted to the internet, under any of your personal social media accounts, since January 1, 2016 in which the title or description of the video includes the words "communist(s)," "communist." or "commie."

ANSWER:

INTERROGATORY NO. 9: Do you contend that the members of the deep state" or other agents of the U.S government or global elite are responsible or orchestrating and/or permitting the Douglas High School Shooting as part of a "false flag" operation, and if so, do you contend that Marcel Fontaine was involved in that "false flag" operation? State all facts supporting such contentions, if made.

ANSWER:

JROHICA OR ALIANIS **INTERROGATORY NO. 10:** Identify the factual basis for any defense(s) to the causes

AHIBIT "E"

AHIBIT

Exhibit "E"

PLAINTIFF'S FIRST REQUESTS FOR PRODUCTION TO DEFENDANT ALEX JONES

REQUEST FOR PRODUCTION NO. 1: A copy of all legal claims or lowsuits filed against you in the past ten years.

RESPONSE:

REQUEST FOR PRODUCTION NO. 2: A copy of any documents in your possession or control on February 14, 2018 regarding the identity of the Douglas High School shooter.

RESPONSE:

REQUEST FOR PRODUCTION NO. 3: All documents in your possession or control relating to the Plaintiff, the article in question, or efforts to ascertain the identity of the Douglas High School shooter.

RESPONSE:

REQUEST FOR PRODUCTION No. 4: A copy of all insurance policies which may apply to any part of a judgment renuered in this case.

RESPONSE:

Exhibit "F"

PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANT INFOWARS, LLC

INTERROGATORY NO. 1: Identify all persons answering or supplying information used in answering these Interrogatories and identify their job duties at InfoWars.

ANSWER:

INTERROGATORY NO. 2: What kind business is InfoWars, LLC *i.e.*, what does it do?

ANSWER:

INTERROGATORY NO. 3: Describe the business relationship between InfoWars, LLC and Free Speech Systems, LLC.

ANSWER:

INTERROGATORY NO. 4: List every occasion and every medium by which any employee or agent of InfoWars causal Plaintiff's photograph to be published publicly.

ANSWER:

INTERROGATORY NO. 5: State the number of page views received by the article in question on February 14-15, 2018.

ANSWER:

INTERROGATORY No. 6: List every occasion and every medium by which any employee or agent of InfoWars publicly posted a link, shared, or otherwise referenced the article in question.

ANSWER:

INTERPOSATORY NO. 7: Identify every InfoWars employee or agent who was involved in the research, creation, or review of the article in question.

ANSWER:

INTERROGATORY NO. 8: Identify every source of information upon which InfoWars based its decision to publish Plaintiff's photograph.

ANSWER:

INTERROGATORY NO. 9: Identify and describe all communications between any employee or agent of InfoWars and any person outside the company relating to the Plaintiff, the article in question, or the identity of the Douglas High School shooter.

ANSWER:

INTERROGATORY NO. 10: Identify the factual basis for any defence(s) to the causes of actions asserted in Plaintiff's petition.

ANSWER:

INTERROGATORY NO. 11: Identity any electronic by stored information or documents relevant to Plaintiff's petition or your defenses which have been destroyed, deleted, corrupted, damaged, overwritten, or otherwise lost.

ANSWER:

INTERROGATORY NO. 12: List every article posted to the InfoWars website since January 1, 2016 in which the title of the article includes the words "communist(s)," "communism," or "commie."

ANSWER:

INTERROGATORY NO. 13: Lict every video posted to the internet by InfoWars since January 1, 2016 in which the title or description of the video includes the words "communist(s)," "communion," or "commie."

ANSWER:

Jrofficial cool trains of the state of the s

Exhibit "G"

PLAINTIFF'S FIRST REQUESTS FOR PRODUCTION TO DEFENDANT INFOWARS, LLC

REQUEST FOR PRODUCTION NO. 1: A copy of an organizational chart for InfoWars, LLC.

RESPONSE:

REQUEST FOR PRODUCTION NO. 2: A copy of every version of the article in question which was published the InfoWars website.

RESPONSE:

REQUEST FOR PRODUCTION NO. 3: A copy, originating from whatever medium, for every occasion in which any employee or age. t of InfoWars caused Plaintiff's photograph to be published.

RESPONSE:

REQUEST FOR PRODUCTION NO. 4: All communications within InfoWars relating to the Plaintiff, the article in question, or efforts to ascertain the identity of the Douglas High School shooter.

RESPONSE:

REQUEST FOR PRODUCTION NO. 5: All communications between any employee or agent of InfoWars and any third parties relating to the Plaintiff, the article in question, or the identity of the Douglas High School shooter.

RESPONSE:

REQUEST FOL PRODUCTION NO. 6: All documents in your possession or control relating to the Plaintiff, the article in question, or efforts to ascertain the identity of the Dougle's High School shooter.

RESPUNSE:

PEQUEST FOR PRODUCTION NO. 7: All documents or communications received by LitoWars relating to the Plaintiff, the article in question, or efforts to ascertain the identity of the Douglas High School shooter.

RESPONSE:

REQUEST FOR PRODUCTION NO. 8: All documents or electronic datacases reflecting page views for InfoWars.com webpages on February 14-15, 2018

RESPONSE:

REQUEST FOR PRODUCTION NO. 9: A copy of all comments posted as the article in question.

RESPONSE:

REQUEST FOR PRODUCTION NO. 10: All written or recorded statements made by any persons having knowledge of any facts concerning the publication of Plaintiff's photograph or the creation of the article in question

RESPONSE:

REQUEST FOR PRODUCTION NO. 11: All demands for retraction or correction received by InfoWars in the past ten years

RESPONSE:

REQUEST FOR PRODUCTION 1 0. 12: All documents relating to disciplinary or corrective actions taken against any employee or agent of InfoWars due to the publication of Plaintiff's photograph.

RESPONSE:

REQUEST FOR PRODUCTION NO. 13: All documents relating to disciplinary or corrective actions tak in against any employee or agent of InfoWars due to the publication of falcour incorrect information during the past ten years.

RESPONSE:

REQUEST FOR PRODUCTION NO. 14: All documents used to train or instruct InfoV'a.'s employees of the vetting of factual information for publication, as in effect on February 14, 2018.

K. SPONSE:

REQUEST FOR PRODUCTION NO. 15: All documents reflecting policies for the factual vetting of information published by InfoWars, as in effect on February 14, 2018.

RESPONSE:

REQUEST FOR PRODUCTION NO. 16: All documents setting for by InfoWars' editorial standards or guidelines, as in effect on February 14, 2018.

RESPONSE:

REQUEST FOR PRODUCTION NO. 17: All documents setting forth InfoWars' disciplinary rules or code of conduct for reporters and ec'iterial staff, as in effect on February 14, 2018.

RESPONSE:

REQUEST FOR PRODUCTION NO. 18: All documents contained within Kit Daniel's personnel file.

RESPONSE:

REQUEST FOR PRODUCTION NO. 1): A copy of any employment agreements or other contracts between Kit Dani Is and any other Defendant in this matter.

RESPONSE:

REQUEST FOR PRODUCTION NO. 20: A copy of all legal claims or lawsuits filed against InfoWars, LLC in the past ten years.

RESPONSE:

REQUEST FOP.) **KODUCTION NO. 21:** A copy of all insurance policies which may apply to any part of a judgment rendered in this case.

RESPONSE.

A Lind Halia Continue Continue

Exhibit "H"

PLAINTIFF'S FIRST REQUESTS FOR ADMISSIONS TO DEFENDANT INFOWARS, LLC

REQUEST FOR ADMISSION NO. 1: Admit that prior to responding to these discovery requests, you searched all documents in your possession or control that may contain responsive information.

RESPONSE:

REQUEST FOR ADMISSION NO. 2: Admit that the article chached as "Exhibit 1" to Plaintiff's petition accurately reproduces the content of an article published on the InfoWars website on February 14, 2018.

RESPONSE:

REQUEST FOR ADMISSION NO. 3: Admit that Marcel Fontaine had no involvement in the Douglas High School Shooting.

RESPONSE:

REQUEST FOR ADMISSION NO. A maint that Marcel Fontaine had no involvement in a false flag operation involving the Douglas High School Shooting.

RESPONSE:

REQUEST FOR ADMISSION NO. 5: Admit that individuals were killed in the Douglas High School Shooting.

RESPONSE:

REQUEST FOK !.DMISSION NO. 6: Admit that InfoWars published false statements about the Chobani corporation.

RESPONSU:

RECEST FOR ADMISSION NO. 7: Admit that InfoWars published false statements about Comet Ping-Pong and James Alefantis.

RESPONSE:

REQUEST FOR ADMISSION NO. 8: Admit that InfoWars published false statements concerning the Sandy Hook school shooting.

RESPONSE:

REQUEST FOR ADMISSION NO. 9: Admit that InfoWars published false statements concerning Brennan Gilmore.

RESPONSE:

JRONIE CONTROL OF THE PROPERTY **REQUEST FOR ADMISSION NO. 10:** Admit that InfoWars published false statements